

UNITED STATES DISTRICT COURT FOR THE

FILED

EASTERN DISTRICT OF CALIFORNIA

SEP - 3 2010

UNITED STATES OF AMERICA,)	CLERK, U.S. DISTRICT COUPERSTERN DISTRICT OF CALIFORN
v.	Plaintiff,) 2:040	CR00483-GEB-1
MICHAEL SCOTT RASMUSSEN,) (Viol	ENTION ORDER ation of Pretrial Release, tion or Supervised Release)
	Defendant.) _	
finds: ☐ there is pro	bable cause to b	pelieve the per	son has committed a federal, defendant has not rebutted the
presumptio ☐ there is cle	n that his releas ar and convinci	e will endanging evidence th	er another or the community or at defendant has violated
□ bas or co will :	ombination of co	s set forth in 1 onditions of re	8 U.S.C. § 3142(g) there is no condition elease that will assure that the defendant e safety of another person or the
□ the	person is unlike	•	any condition or combination of 2.1(a)(D), 46(c), 18 U.S.C. § 3148.
(violation of probation believe defendant had defendant has not met	n or supervised a s violated a con this burden of es	release) the co ndition of pro stablishing by	and 46(c) and 18 U.S.C. § 3143 urt finds there is probable cause to bation or supervised release and clear and convincing evidence that or to the community. 18 U.S.C. §
of the Attorney General for confine persons awaiting or serving sentence afforded reasonable opportunity for the United States or request of an atto	ment in a corre ses or being hel private consulta orney for the Uni leliver defendan	ctions facility d in custody tion with his ted States the t to a United St	(4) defendant is committed to the custody separate, to the extent practicable, from pending appeal. The defendant shall be counsel. Upon further order of a court of person in charge of the corrections facility tates Marshal for purpose of an appearance
DATED: 2 3 2010			TED STATES MAGISTRATE JUDGE
☐ Court/Original ☐ U.S. Attorne	ey □ Defe	nse Counsel	☐ Pretrial Services